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UNITED STATES DISTRICT COURT
DISTRICT OF OREGON
PORTLAND DIVISION

COBBLER NEVADA, LLC,

Plaintiff,

v.

STACY SHAFFER,

Defendant.

Case No.: 3:15-cv-01233-ST

FIRST AMENDED COMPLAINT

COPYRIGHT INFRINGEMENT

DEMAND FOR JURY TRIAL

COMPLAINT

Plaintiff Cobbler Nevada, LLC (“Cobbler Nevada”), complains and alleges as follows:

JURISDICTION AND VENUE

1. This is a suit for copyright infringement under 17 U.S.C. §§ 101 et seq. (“The Copyright Act”).
2. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1338(a).

3. Venue in this district is proper pursuant to 28 U.S.C. § 1391(b) and 28 U.S.C. § 1400(a) as the defendant is believed to reside in this district.

PARTIES

PLAINTIFF

4. Plaintiff Cobbler Nevada is a Limited Liability Company with principal offices in Los Angeles, California.

The Rights of Cobbler Nevada

5. *The Cobbler* is a major motion picture that was released in theaters in March 2015.

6. *The Cobbler* has been registered with the United States Copyright Office by the owner, Cobbler Nevada, Registration No. PAu 3-744-688, 2014.

7. Under The Copyright Act, Cobbler Nevada is the proprietor of all copyrights and interests needed to bring suit.

8. The motion picture contains wholly original material that is copyrightable subject matter under the laws of the United States.

9. The motion picture is currently offered for sale in commerce.

10. Defendant had notice of plaintiff's rights through general publication and advertising and more specifically as identified in the content of the motion picture, advertising associated with the motion picture, and all packaging and copies, each of which bore a proper copyright notice.

11. Cobbler Nevada comes to court seeking relief as the motion picture *The Cobbler* is the subject of significant piracy and has been illegally downloaded and distributed countless times worldwide with over 10,000 confirmed instances of infringing activity traced to Oregon.

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THE DEFENDANT

12. The defendant, originally identified only by the Internet Protocol (“IP”) address 98.246.31.182 as DOE- 98.246.31.182 has now been confirmed to be Stacy Shaffer of Portland, Oregon.

13. During all relevant times, the defendant had access to the Internet service that was observed infringing plaintiff’s motion picture.

14. At all relevant times the Internet service used by the defendant was password protected.

15. The defendant is the only individual who had continuous access to the Internet service during the times of the observed infringement.

16. The defendant’s personal laptop computer is the only computer in the residence with access to the Internet service observed infringing plaintiff’s motion picture during the times of the observed infringement.

FIRST CLAIM FOR RELIEF

COPYRIGHT INFRINGEMENT

17. Defendant, without the permission or consent of Cobbler Nevada, copied and distributed plaintiff’s motion picture through a public BitTorrent network.

18. Defendant’s actions infringed Cobbler Nevada’s exclusive rights under The Copyright Act.

19. Defendant’s conduct has been willful, intentional, in disregard of and indifferent to Cobbler Nevada’s rights.

20. As a direct and proximate result of defendant’s conduct, Cobbler Nevada’s exclusive rights under 17 U.S.C. § 106 have been violated.

21. Cobbler Nevada is entitled to damages pursuant to 17 U.S.C. § 504 and attorney fees and costs pursuant to 17 U.S.C. § 505.

22. The conduct of the defendant is causing and, unless enjoined and restrained by this Court, will continue to cause plaintiff great and irreparable injury.

23. Pursuant to 17 U.S.C. §§ 502 and 503, Cobbler Nevada is entitled to injunctive relief prohibiting the defendant from further contributing to the infringement of Cobbler Nevada's copyrights and ordering that defendant destroy all copies of the motion picture made in violation of Cobbler Nevada's rights.

PRAYER FOR RELIEF

WHEREFORE, plaintiff prays for judgment against defendant as follows:

- A. For entry of permanent injunction enjoining defendant from directly, indirectly or contributory infringing plaintiff's rights, including without limitation by using the internet to reproduce or copy plaintiff's motion picture, to distribute plaintiff's motion picture, or to make plaintiff's motion picture available for distribution to the public, except pursuant to a lawful license or with the express authority of plaintiff. And further directing defendant to destroy all unauthorized copies of plaintiff's motion picture;
- B. Statutory damages pursuant to 17 U.S.C. § 504.
- C. For plaintiff's reasonable costs and attorney fees pursuant to 17 U.S.C. § 505; and
- D. For such other and further relief as the Court deems proper.

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DEMAND FOR JURY TRIAL

Pursuant to Rule 38 of the Federal Rules of Civil Procedure, plaintiff demands a trial by jury.

DATED: December 22, 2015.

Respectfully submitted,

CROWELL LAW

s/ Drew P. Taylor

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